1	Howard J. Russell, Esq.			
2	Nevada Bar No. 8879			
_	HRussell@wwhgd.com Morion Heilmingage Fag			
3	Marjan Hajimirzaee Esq. Nevada Bar No. 11984			
4	Mhajimirzaee@wwhgd.com			
	WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC			
5				
6	Las Vegas, NV 89118 Telephone: (702) 938-3838			
7	Telephone. (702) 730-3030			
	Patrick M. Arenz (MN 0386537) (Pro Hac Vice Forthcoming)			
8				
9	Thomas F. Berndt (MN 0389080) (Pro Hac Vice Forthcoming) TBerndt@robinskaplan.com			
	Navin Ramalingam (MN 0402799) (Pro Hac Vice Forthcoming)			
10	NRamalingam@RobinsKaplan.com			
11	ROBINS KAPLAN LLP			
	800 LaSalle Avenue, Suite 2800			
12	Minneapolis, Minnesota 55402 Telephone: (612) 349-8500			
13				
14	Attorneys for Defendants Seven Mile Food & Beverage, LLC, and David Pisor			
14				
15		DEG D	ICEDICE COLIDE	
16	UNITED STATES DISTRICT COURT			
	DISTRICT OF NEVADA			
17	ESCS INC. a Navada aamanatias		Casa Na 2/22 ay 012/0 CMN DNW	
18	ESGS INC., a Nevada corporation,		Case No. 2:22-cv-01340-GMN-BNW	

Plaintiff,

Defendants.

SEVEN MILE FOOD & BEVERAGE, LLC,

an Illinois limited liability company, DAVID PISOR, an individual; DOES I - X; and ROE

19

VS.

corporations I - X,

20

21 22

23

24

25

26

27

PARTIES' STIPULATION FOR **EXTENDING TIME FOR DEFENDANTS** TO RESPOND TO AMENDED **COMPLAINT** 

The Parties jointly stipulate that Defendants Seven Mile Food & Beverage, LLC, and David Pisor's (collectively, "Defendants") time to respond to the Plaintiff's First Amended Complaint ("Amended Complaint") is extended until Friday, September 9, 2022. Per Local Rule IA 6-1, the

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Parties state that this is the first extension of time granted of Defendants' deadline to respond to
the Amended Complaint. Defendants further stipulate that they will not challenge the sufficiency
of Plaintiff's service of process of the Amended Complaint and Summons under Fed. R. Civ. P.
12(b)(5), but do not waive any other defenses. Additionally, the Parties stipulate that ROBINS
KAPLAN LLP (pending Pro Hac Vice admission) and WEINBERG, WHEELER, HUDGINS,
GUNN & DIAL, LLC (hereto collectively referred as "Defense Counsel") will accept service of
process relevant and related to this federal action on behalf of Defendants for the duration of, and
until full and final resolution of this federal action (for at least as long as either law firm serves as
counsel of record for the Defendants). Both Parties consent to electronic service per Local Rule IC
4-1 going forward.

The Parties hereto preserve and do not waive any objections or defenses by this Stipulation.

## IT IS SO STIPULATED.

DATED this 19th day of August 2022.

## /s/ Howard J. Russell

Howard J. Russell, Esq. Marjan Hajimirzaee Esq. WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC 6385 South Rainbow Blvd., Suite 400 Las Vegas, NV 89118

## **ORDER**

IT IS SO ORDERED

**DATED:** 10:44 am, August 22, 2022

BRENDA WEKSLER

UNITED STATES MAGISTRATE JUDGE

Patrick M. Arenz (MN 0386537) (Pro Hac Vice

Forthcoming)

PArenz@robinskaplan.com

Thomas F. Berndt (MN 0389080) (Pro Hac Vice

Forthcoming)

TBerndt@robinskaplan.com

Navin Ramalingam (MN 0402799) (Pro Hac Vice

Forthcoming)

NRamalingam@RobinsKaplan.com

ROBINS KAPLAN LLP

800 LaSalle Avenue, Suite 2800

Minneapolis, Minnesota 55402

Telephone: (612) 349-8500

Facsimile: (612) 339-4181